



OFFICIAL GAZETTE

GOVERNMENT OF GOA, DAMAN AND DIU

GOVERNMENT OF GOA, DAMAN AND DIU

Department of Personnel and Administrative Reforms

Notification

1-9-74-Div. I (Vol. II)

In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with the Government of India, Ministry of External Affairs letter No. F.7(11)/62-Goa dated 25th July, 1963, the Administrator of Goa, Daman and Diu is pleased to make the following rules relating to recruitment to Group 'C' posts in the Town and Country Planning Department, Panaji, under Government of Goa, Daman and Diu.

1. Short title.— These rules may be called Government of Goa, Daman and Diu, Town and Country Planning Department, Group 'C' Non-Ministerial, Non-Gazetted posts Recruitment Rules, 1978.

2. Application.— These rules shall apply to the posts specified in column 1 of the Schedule to these rules.

3. Number, classification and scale of pay.— The number of posts, classification of the said posts and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

4. Method of recruitment, age limit and other qualifications.— The method of recruitment to the said posts, age limit, qualifications and other matters

connected therewith shall be as specified in columns 5 to 13 of the aforesaid Schedule.

Provided that,

(a) the maximum age limit specified in the Schedule in respect of direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes and Scheduled Tribes and other special categories in accordance with the orders issued by the Government from time to time;

(b) no male candidate, who has more than one wife living and no female candidate, who has married a person having already a wife living, shall be eligible for appointment, unless the Government, after having been satisfied that there are special grounds for doing so, exempts any such candidate from the operation of this rule;

(c) *Saving:* Nothing in these rules shall affect reservations, relaxation of age-limit and other concessions required to be provided for Scheduled Castes and Scheduled Tribes and other special categories of persons in accordance with the orders issued by the Central Government from time to time in this regard.

5. These rules will come into effect from the date of the Notification and will relate to appointments to the various posts made on or after this date.

By order and in the name of the Administrator of Goa, Daman and Diu.

V. J. Menezes, Under Secretary (Personnel).

Panaji, 16th August, 1978.

SCHEDULE

Name of the post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits	Whether age and Educational Qualifications prescribed for the direct recruit will apply in the case of promotees	Method of recruitment whether by direct recruitment or by promotion or by deputation/transfer, and percentage of the vacancies to be filled by various methods	Period of probation if any	In case of recruitment by promotion/deputation/transfer, grades from which promotion/deputation/transfer is to be made	If a DPC exists, what is its composition	Circumstances in which Union Public Service Commission is to be consulted in making recruitment
1	2	3	4	5	6	7	8	9	10	11	12	13
Sociological Assistant	One	Group 'C' Non-Ministerial Non-Gazetted.	Rs. 425-15-500-EB-15-560-20-700.	N. A.	30 years and below (Relaxable for Govt. servants).	<i>Essential:</i> 1. Graduate with Sociology as a major subject from recognised University. <i>Desirable:</i> 1. Post graduate in Sociology with 2 years experience in the field. (Qualification relaxable in case of candidates otherwise well qualified).	N. A.	Two years	Direct recruitment.	N. A.	N. A.	N. A.
Record Keeper	Two	— do —	Rs. 425-15-560-EB-20-640.	Selection	— do —	<i>Essential:</i> 1. Degree in Arts/Science from a recognised University/Post graduate degree with at least two years experience in maintaining records, files indexing, classifying the records independently. ii. Diploma/Certificate in Library Science (Qualification relaxable in case of candidates otherwise well qualified).	Age: No Qls: Yes	— do —	Promotion failing which by direct recruitment.	<i>Promotion:</i> 1. U. D. C./Jr. Stenographer with 5 years service in the grade.	Group 'C' D.P.C.	N. A.

Industries and Labour Department

Notification

5-VI-5-78-ILD

In exercise of the powers conferred by section 15 of the Mines and Minerals (Regulation and Development) Act, 1957 (Central Act 67 of 1957) and all other powers enabling it in this behalf the Government of Goa, Daman and Diu hereby makes the following rules so as to amend the Goa, Daman and Diu Minor Minerals Extraction and Removal Rules, 1974, namely:—

1. *Short title.*—These rules may be called the Goa, Daman and Diu Minor Minerals Extraction and Removal (Amendment) Rules, 1978.

2. *Insertion of new Chapters.*—After chapter VI of the (Goa, Daman and Diu Minor Minerals Extraction and Removal Rules, 1974) (hereinafter referred to as the Principal Rule), the following new chapters shall be inserted, namely:—

CHAPTER VII
Transit of Minor Minerals

43. *Minor Minerals not to be moved without transit pass.*—No minor mineral shall be moved into, or from, or within the territory of Goa, Daman and Diu except as hereinafter provided, without a transit pass in the form prescribed in Schedule III from any officer authorised under these rules to issue such pass and in accordance with the conditions of such pass.

44. *Officers authorised to issue transit passes.*—For the purpose of these rules, the following officers shall have powers to issue transit passes under these rules, namely:—

- a) The competent Officer, or any officer authorised by him.
- b) The Inspecting Officers.

45. *Availability of transit pass books.*—The transit pass books consisting of 100 passes each with seal of the Competent Officer shall be available with the Mines Wing of the Directorate of Industries and Mines after paying advance royalty as per prescribed rates in schedule I on 500 m³.

Note:—The advance royalty paid should be adjusted according to the actual quantity of minor mineral despatched at the consumption of each pass book.

46. *Minor mineral stones to be covered under transit pass in Schedule IV.*—In cases where minor mineral stones destined for crushing and which are transported from quarry to crusher covered under a transit pass in Schedule III, are further to be transported after crushing, they should be covered under another transit pass in schedule IV supplied on purchase of transit passes in Schedule III.

47. *Lessee to issue duly filled in transit pass.*—Every lessee who intends to despatch minor mineral by rail, road or river shall issue a duly and correctly filled in transit pass supplied by the

Mines Wing of Directorate of Industries and Mines to the carriers. Provided that in case of double transport like from quarry to crusher and crusher to consumer or transport by land and then by sea, where the earlier transport will be covered by transit pass in schedule III and the later by transit pass in schedule IV, the transit pass issued to the carrier driver, shall be handed to the buyer/consumer on delivery of the minor mineral load.

48. *Buyer/consumer to retain transit pass.*—The buyer/consumer shall retain all transit passes delivered to him on delivery of each load for a period of two years from the date of its issue and if so required, to prove subsequently the bona fides of the minor mineral purchased/consumed, and shall produce it on demand by competent Officers or Inspecting Officers.

49. *Validity of pass.*—The period of time for which the transit pass shall remain valid shall be calculated as follows:—

1 hour plus 2 minutes per every kilometer to be transported.

50. *Transit pass not to cover more than one load at a time.*—No transit pass issued under these rules shall cover more than one load at a time.

51. *Counterfoils of transit passes to be returned to competent officers.*—The counterfoils of all used transit passes shall be returned by the lessee or licensee as the case may be to the Competent Officer and no such fresh book shall be issued unless all the counterfoils of the used pass books have been returned by the lessee to the Competent Officer.

52. *Driver to produce on demand transit pass.*—The driver of the vehicle/vessel carrying minor mineral shall produce on demand by Competent Officers or Inspecting Officers, a valid duly filled in transit pass at any stage of transport.

53. *Power to cancel transit pass.*—The authorisation to transport minor mineral under these rules may be cancelled at any time by assigning the reason whatsoever, by the Competent Officer or Inspecting Officer.

54. *Application to Competent Officer to bring minor minerals from outside Goa, Daman and Diu.*—In cases where a person intends to bring minor minerals into the territory of Goa, Daman and Diu from outside the territory, he shall apply to the Competent Officer to issue a transit pass, stating the nature, quantity, and origin of the minor mineral.

55. *Stoppage in transit.*—(1) Minor mineral in transit may be stopped, unloaded and examined at any place by Competent Officer or any Inspecting Officer, if such Officer shall have reasonable grounds for suspecting that any money which is due to the Government has not been paid or that such minor mineral has been removed illicitly.

Provided always that no such officer shall vexatiously delay in the transit of any minor mineral which is lawfully in transit, nor vexatiously or unnecessarily unload, for the purpose of examination.

(2) The person in charge of such minor mineral shall furnish to any such officer all the information which he is able to give regarding the same and if he is moving the same under the pass, shall produce the pass on demand, for the inspection of such officer and shall not in any way prevent or resist the stoppage or the examination of the said minor mineral by such officer.

CHAPTER VIII

Penalties

56. Penalty for unauthorised extraction and removal of minor minerals.—(1) Whoever is found to be extracting, removing or using minor minerals or on whose behalf such extraction or removal or use is being made otherwise than in accordance with the provisions of these rules, shall be punishable with simple imprisonment which may be extended to six months or with a fine which may be extended to five thousand rupees or with both.

(2) Whenever any person is found extracting or removing or transporting minor minerals in contravention of the provisions of these rules, the Competent Officer/Inspecting Officer may seize the minor minerals together with all tools and equipments used in committing such offence.

(3) The Competent Officer/Inspecting Officer who has seized the minor minerals or the tools and equipment under sub-rule (2) may release the same on the execution by the claimant thereof a bond for the production of the property so released, if and when so required before the Court having the jurisdiction to try the offence, on account of which the seizure has been made.

(4) The Competent Officer/Inspecting Officer may, without orders from a Magistrate, and without a warrant, arrest a person who is found extracting or removing or transporting minor minerals in contravention of these rules.

(5) The Competent Officer/Inspecting Officer making an arrest under sub-rule (4) of these rules shall within 24 hours of the arrest, take or send the person arrested before the Magistrate having jurisdiction in the case alongwith a complaint in writing regarding the offence committed by the person.

(6) The Competent Officer/Inspecting Officer may release the person arrested on his executing a bond to appear before the Magistrate having jurisdiction in the case if and when so required.

(7) If any driver of any carrier while carrying minor minerals fails to furnish the transit pass in Schedule III or IV or refuses inspection of such transit pass by the Competent Officer or any Inspecting Officer, he shall be punishable with a simple imprisonment which may extend to six months or with fine which may extend to one thousand rupees or both.

57. Penalty for filling wrong Returns or Maintaining Incorrect Accounts etc.—(1) If any lessee or quarrying licence holder files wrong returns or maintains incorrect accounts or issues an incorrect/incomplete transit pass, he shall be punishable with imprisonment which may extend to three months or with fine which may extend to one

thousand rupees or with both. Further he shall be liable to have his mining lease determined or quarrying licence cancelled.

(2) If any lessee or his transferee or assignee or quarrying licence holder fails to file the returns as specified in the rule 18(1)(xii), 18(1)(xxiii) and 18(1)(xxiv) within the prescribed period he shall be liable to pay as penalty a sum of ten rupees for every day after expiry of the prescribed period. Provided that on showing sufficient and reasonable cause for not having filed returns in time, the Competent Officer may remit the penalty either in whole or in part.

58. Powers of Competent Officer and Inspecting Officers for stopping mining operations which are in contravention of conditions under rule 18.—If the Competent Officer or an Inspecting Officer is of the opinion that any minor mineral extraction/removal is carried out in contravention of conditions specified under rule 18, he may by an order in writing stating the breach of the condition, stop the mining operations and also the removal/transport of any mineral from the leased area till such time as the breach is remedied and its compliance reported and the Competent Officer or Inspecting Officer is satisfied on the compliance and withdraws the order in writing.

CHAPTER IX

Concessions to Traditional Extractors

59. Application.—Notwithstanding anything contained in these rules the grant of permission to traditional extractors shall be governed by the rules in this chapter.

60. Traditional Extractors.—For the purpose of this Chapter "Traditional Extractor" means a person who for a period of at least fifteen years immediately proceeding 21st day of February, 1974 was carrying on the extraction of sand, bassalt or laterite and whose annual income from all sources does not exceed one thousand rupees.

61. Mamlatdar to decide as to whether a person is a traditional extractor or not.—(1) Any person desirous of obtaining the benefits available to a traditional extractor under these rules shall make an application to the Mamlatdar within whose jurisdiction he normally resides for a declaration that he is a traditional extractor within the meaning of rule 60.

(2) On receipt of an application, the Mamlatdar shall hold such inquiry as he deems necessary for the purpose and issue a certificate declaring the applicant as a traditional extractor or reject the application stating the reasons for such rejection.

(3) The Mamlatdar shall, before rejecting any application under sub-rule (2) shall give an opportunity of being heard to the applicant.

62. Appeal against order of Mamlatdar.—(1) Any person aggrieved by an order passed by the Mamlatdar under rule 45 may, within sixty days of receipt of the order, appeal to the Government of Goa, Daman and Diu:

Provided that if Government is satisfied that the appellant could not prefer the appeal within the time specified for genuine reasons, condone the delay, if any, in filling such an appeal.

(2) The orders of the Government shall be final.

(3) Government may authorise any officer to hear and dispose of the appeal under these Rules.

(4) The Government or the Officer so appointed after persuing the records and after bearing the appellant may either uphold the order of the Mamlatdar or pass such orders as he deems fit.

63. Permission for extraction of sand, laterite and bassalt by traditional extractor.—(1) A traditional extractor may extract and remove sand, laterite or bassalt upto 250 tonnes per year either for use or for sale on payment of fifty per cent of the royalty prescribed in Schedule I with the permission of the competent officer.

(2) Applications for permission under sub-rule (1) shall be accompanied with the certificate issued by the Mamlatdar or the orders passed by the Government or by the officer so authorised."

3. Insertion of new Schedules.—After Schedule II appended to the principal Rules, the following Schedules shall be inserted, namely.—

SCHEDULE III

TRANSIT PASS

No.	No. Date ... Time of Issue ...	
Date ...	From ... to ... Route ...	
Vehicle No.	Vehicle/Vessel No. Name of Driver ...	
Lessee ...	Name and Address of Lessee ...	
Mineral ...	Name of Minor Mineral ... Quantity ...	
Quantity ...	Name of Buyer ...	
Buyer	Valid for ... Hours ...	
...	...	
Lessee	Lessee	Issuing Officer

SCHEDULE IV

TRANSIT PASS

No.	No. Date ... Time of Issue ...
Date ...	From ... to ... Route ...
Vehicle No.	Vehicle/Vessel No. Name of Driver ...
Crusher ...	Name of Minor Mineral ... Quantity ...
Mineral ...	Name of Buyer ...
Quantity ... M ³	Valid for ... Hours ...
Buyer ...	The material is covered vide Schedule III Pass No.... dated
The material is co- vered vide Sche- dule III, Pass No. dated
...	Name of Crusher Owner Issuing Officer
Crusher Owner	

By order and in the name of the Administrator of Goa, Daman and Diu.

G. M. Sardessai, Under Secretary (Industries and Labour).

Panaji, 26th August, 1978.

Notification

2-163-74-75-IPD

In exercise of the powers conferred by section 23 read with section 51-A of the Indian Electricity Act, 1910 (Central Act 9 of 1910) and in supersession of all the existing orders, the Lieutenant Governor of Goa, Daman and Diu hereby frames the following revised Electricity Supply Tariffs for the Daman and Diu districts of the Union territory of Goa, Daman and Diu as specified in the schedule appended to this notification:

SCHEDULE

I. GENERAL CONDITIONS

1. These Tariffs are subject to revision by the Government from time to time.

2. These Tariffs are subject to the terms and conditions for power supply approved from time to time by the Government.

3. Supply of power in all cases is subject to the execution of agreements by consumers.

4. As a general rule, no low voltage service will be given where the connected load per service is over 100 KVA nor High Voltage service will be given where connected load is less than 100 KVA. Exceptions may be made in special cases at the discretion of the Chief Electrical Engineer.

5. Supply to consumers having a connected load between 100 KVA to 1000 KVA will be generally at 11 KV, and more than 1000 KVA at 33 KV. Exceptions may be made in special cases at the discretion of the Chief Electrical Engineer. A rebate of 5% of the monthly bill excluding meter rent and delayed payment charges etc., shall be given to H. T. consumers availing power supply at a voltage of 110 KV and above. However, the voltage of supply will be at the discretion of the Chief Electrical Engineer.

6. If energy supplied for a specific purpose under a particular Tariff is used for a different purpose not contemplated in the contract for supply and/or for which higher tariff is applicable, it will be deemed as misuse and stealing of energy within the meaning of the Indian Electricity Act, 1910. In such a case, the energy consumption bills already rendered for the service shall be revised by applying the appropriate higher tariff from the date of connection unless convincing reasons are adduced thereof for adopting a different period. The imposition of this higher tariff shall not relieve the consumer from any penalties imposed by the Law.

7. Surcharge of one percent compound per month or part thereof shall be levied on all delayed payment of bills. Such surcharges shall be rounded off to the nearest multiple of 5 paise. Amount less than 3 paise will be neglected and amount of 3 paise or more will be rounded off to next multiple of 5 paise.

8. If the consumers fail to pay the energy bill presented to them within the stipulated period, the Electricity Department shall have the right to disconnect the supply after serving a seven days clear notice on such consumers.

9. Consumers requiring supply for loads not covered by these tariffs and also electro-chemical and electro-metallurgical industries which are power intensive industries, may negotiate for special tariff with the Electricity Department.

10. In cases of doubts or anomalies in respect of categorisation of any consumer or in any other respect, the decision of the Chief Electrical Engineer shall be final.

II. DEFINITIONS

1. Connected load means the sum of the rated capacities of all the energy consuming devices which can be operated simultaneously. This will be expressed in KW/KVA. One H. P. will be considered equivalent to one KVA for equipment rated in H. P.

2. Seasonal consumers mean all consumers who work only during a part of the year upto maximum of nine months, such as cotton, corning, and pressing factories. It shall also include ice factories, oil mills, which may work throughout the year but intermittently, and any other consumers which may be approved by the Electricity Department from time to time as seasonal consumers.

3. Maximum Demand means the average KVA supplied during the 30 minutes period (or any such other shorter period as may be prescribed by the Electricity Department) of maximum use in a month.

4. Contract Demand means the maximum KVA for which the Electricity Department has undertaken to provide facilities from time to time.

5. Billing Demand means either (i) the actual maximum demand during the month or (ii) 75% of the contract demand or (iii) actual maximum demand during the previous 11 (Eleven) months whichever is higher.

6. Billing Demand for Agricultural consumers, Lift Irrigation schemes agricultural farms and seasonal consumers etc., availing H. T. supply shall be the actual Maximum demand during the month.

A. Low Tension Supply.

1. Tariff-LTD/ Domestic and Non-Commercial.

	Tariff KWH/Month	Ps/Unit (KWH)
Applicable to private houses, bungalows, clubs, hostels and hospitals run on non-commercial lines, charitable, educational and religious institutions, etc. for lights, fans, radios, domestic heating and other house-hold appliances.	All consumption during the month.	35

Minimum charges: Rs. 3/- (Rupees three) per month for the first 500 watts plus Re. 1/- (Rupee one) for every additional 500 watts or part thereof of the connected load.

Excise duty: An additional charge of 2.5 Ps./unit shall be levied on the electrical energy consumed.

Note: Combined load for domestic and commercial consumers shall be charged at commercial tariff unless separate meters are provided.

2. Tariff-LTC/Commercial.

	Tariff KWH/Month	Ps/Unit (KWH)
Applicable to shops, offices, railway stations, hotels, restaurants, photographic studios, X-Ray installations, laundry cleaners, cinemas, theatres, All India Radio Stations and other Commercial installations for lights, fans, radios, heating and other appliances.	All consumption during the month.	45

Minimum Charges: Rs. 10/- (Rupees ten only) per month for single phase commercial consumers and Rs. 20 (Rupees twenty) per month for three phase commercial consumers.

Excise duty: An additional charge of 2.5 Ps./unit shall be levied on the electrical energy consumed.

3. Tariff-LTP/Motive Power.

	Tariff KWH/Month	Ps/Unit (KWH)
Applicable to consumers for general motive power service where connected load is not more than 100 KVA.	All consumption during the month.	25

Minimum Charges: Rs. 7.50 (Rupees seven and paise fifty only) per month/KVA of connected load or part thereof. For seasonal consumers Rs. 7.50 (Rupees seven and paise fifty only) per month per KVA of connected load or part thereof of Rs. 90/- (Rupees ninety) per year per KVA of connected load or part thereof.

Excise duty: An additional charge of 2.5 Ps./unit shall be levied on the electrical energy consumed.

Note: i) Supply under this Tariff will be given for a minimum of 3 BHP. If any load less than 3 BHP is required by consumer, minimum bill shall be charged on the basis of a load of 3 BHP.

ii) The power factor should not in any case fall below 0.85 lagging. If the power factor is lower than the consumer shall install capacitors to bring the power factor to at least 0.85 lagging. In case the power factor is found to be lower than 0.85 lagging, a surcharge at the rate of 2.5% on the monthly bill excluding meter rent and delayed payment charges etc. shall be levied. In case the power factor is less than 0.7 lagging, the installation is liable to be disconnected. Further, the Department reserves the right to install a suitable capacitor as its own cost and recover the cost thereof as arrears of energy charges.

4. Tariff S. S. I./Motive Power.

	Tariff KWH/Month	Ps/Unit (KWH)
Applicable to small scale industrial consumers for general motive power service where connected load is not more than 150 KVA either at L. T. or at H. T.	All consumption during the month.	20

Minimum charges: Rs. 5/- (Rupees five) per month per KVA of connected load or part thereof or Rs. 60/- per year per KVA of connected load or part thereof for seasonal load.

Excise duty: An additional charge of 2.5 Ps./unit shall be levied on the electrical energy consumed.

Note: a) Supply under this tariff will be given for a minimum of 3 BHP. If any load less than 3 BHP is required by the consumer, minimum bill shall be charged on the basis of 3 BHP.

b) The power factor should not in any case fall below 0.85 lagging. If the power factor is lower, than the consumer shall install capacitors to bring the power factor to at least 0.85. In case the power factor is found to be lower than 0.85 lagging, a surcharge at the rate of 2.5% on the monthly bill excluding meter rent and delayed payment charges etc., shall be levied. In case the power factor is less than 0.7 lagging, the installation is liable to be disconnected. Further, the Department reserves the right to install a suitable capacitor at its own cost and recover the cost thereof as arrears of energy charges.

c) This Tariff is an optional tariff to Tariff-LTP/Motive Power and Tariff HTI/Industrial and is available to all the small scale industries registered with the Directorate of Industries, Panaji. This option will be available to the small scale industries till such time as the Director of Industries, Government of Goa, Daman and Diu, certifies them to be small scale industries.

5. Tariff-LTPLT/Poultry.

	Tariff KWH/Month	Ps/Unit (KWH)
Applicable to Poultry	All consumption during the month.	20

Minimum charges: Rs. 5/- (Rupees five) per month per installation, exclusive of meter rent.

Excise duty: An additional charge of 2.5 Ps./unit shall be levied on the electrical energy consumed.

Note: This rate of tariff is made available only to those consumers who produce a certificate from the Director of Animal Husbandry, Govt. of Goa, Daman and Diu, to the effect that the consumer carries on the poultry Farming on regular basis.

6. Tariff-LTAG/Agricultural.

	Tariff KWH/Month	Ps/Unit (KWH)
Applicable to irrigation pumping and agricultural purposes	All consumption during the month.	16

Minimum charges: Rs. 36/- (Rupees thirty six) per year per H. P. of connected load or part thereof subject to a minimum of 2 H. P.

Note: i) Bonafide lighting of the pump house upto 5% of the motive power consumption is permitted under this category and excess consumption chargeable at 20 paise per KWH.

ii) The power factor should not in any case fall below 0.85 lagging. If the power factor is lower

than the consumer shall install capacitors to bring the power factor to at least 0.85. In case the power factor is found to be lower than 0.85 lagging, a surcharge at the rate of 2.5% on the monthly bill excluding meter rent and delayed payment charges etc. shall be levied. In case the power factor is less than 0.7 lagging, the installation is liable to be disconnected. Further, the Department reserves the right to install a suitable capacitor at its own cost and recover the cost thereof as arrears of energy charges.

7. Tariff-LTPL/Public Lighting.

Tariff KWH/Month	Ps/unit (KWH)	
All consumption during the month.	25	

Applicable to public lighting system including signal system, road and park lighting belonging to local authorities such as Municipalities/Panchayats etc. This is also applicable to Public lighting of Private residential colonies.

Minimum charges: The minimum charges per month shall be Rs. 45/- (Rupees forty five) per KW of connected load. The connected load for the purpose of billing shall be the average of the connected load on the first day and last day of the month in question.

Excise duty: An additional charge of 2.5 Ps./unit shall be levied on the electrical energy consumed.

Note: Standard public lighting fixtures without lamps will be provided and maintained by the Electricity Department. Special lighting fixtures, filament lamps, fluorescent tubes and other fittings shall be supplied by the concerned Municipality/Panchayat which shall also bear the cost of maintenance, handling of filament, mercury vapour, fluorescent or any other lamps of different wattages at the rate of Re. 1/- per month per fixture/lamp. In the case of private colonies, the street lighting fixtures etc., will have to be provided as well as maintained by them.

B. High Tension Supply.

8. Tariff-HTM/Mixed.

Applicable to bulk supply of power at 11 KV and above for a connected load of more than 100 KVA for consumers such as railways, M. E. S., educational institutions, non-industrial establishments etc. having a mixed load with predominantly lighting or non-industrial load of more than 50% of the connected load.

Demand charges	plus	Energy charges
Rs. 15/- per KVA of billing demand per month.		20 Paise per KWH

Minimum charges: Monthly demand charges on billing demand plus energy charges for energy consumed during the month.

Excise duty: An additional charge of 2.5 Ps./unit shall be levied on the electrical energy consumed.

Note: i) Billing demand means either (i) the actual maximum demand during the month or (ii) 75% of the contract demand or (iii) actual maximum demand during the previous 11 (Eleven) months whichever is higher.

ii) The power factor shall not in any case fall below 0.85 lagging. In case the power factor is found to be lower than 0.85 lagging, a surcharge at the rate of 0.5% on the total monthly bill excluding meter rent and delayed payment charges shall be levied for every 0.01 by which the power factor falls below 0.85 lagging. In case the power factor is less than 0.7 lagging, the installation is liable to be disconnected. Further, the Department reserves the right to install capacitors to improve the power factor and recover the cost incurred thereon as arrears of energy charges.

9. Tariff-HTI/Industrial.

Applicable to supply of power at 11 KV and above for contract demand above 100 KVA for industries, factories, water and sewage pumping and other purposes as may be decided by the Chief Electrical Engineer.

Demand charges	plus	Energy charges
Rs. 15/- per KVA of bill-		12 Paise/KWH
ing demand per month.		

Minimum charges: (i) Monthly demand charges on billing demand plus energy charges for energy consumed during the month.

(ii) For agricultural consumers, Lift Irrigation schemes, agricultural farms and seasonal consumers etc., availing H. T. supply, the minimum charges shall be based on Annual Minimum charges. For this category of consumers, the Annual Minimum charges payable in any calendar year shall be 12 month's demand charges based on 75% of the Contract Demand.

Excise duty: An additional charge of 2.5 Ps./unit shall be levied on the electrical energy consumed.

Note: a) Billing Demand means either (i) the actual maximum demand during the month or (ii) 75% of the contract demand or (iii) actual maximum demand during the previous 11 (Eleven) months whichever is higher.

b) Billing Demand for Agricultural consumers, Lift Irrigation schemes, Agricultural farms and seasonal consumers, etc., availing H. T. supply shall be the actual Maximum Demand during the month.

c) Lighting upto 10% of the monthly energy consumption is allowed under HTI Tariff, for bonafide factory lighting purposes. Excess is chargeable at 30 paise per KWH.

d) For staff quarters, guest houses, street lighting in the colony situated separately from the main factory and when distribution lines, service lines, meters etc., are permitted to be owned and maintained by H. T. consumers all energy consumed will be charged at 20 paise per KWH.

e) The power factor shall not in any case fall below 0.85 lagging. In case the power factor is found to be lower than 0.85 lagging, a surcharge at the rate of 0.5% on the total monthly bill excluding meter rent and delayed payment charges shall be

levied for every 0.01 by which the power factor falls below 0.85 lagging. In case the power factor is less than 0.7 lagging, the installation is liable to be disconnected. Further, the Department reserves the right to install capacitors to improve the power factor and recover the cost incurred thereon as arrears of energy charges.

f) The maximum demand recorded in a month is defined as the average KVA during 30 minutes period of maximum use in a month. The Electricity Department, however, reserves the right to shorten this period in case where there are considerable load fluctuations in operation.

g) Supply to consumers having a connected load between 100 to 1000 KVA will generally be at 11 KV and more than 1000 KVA at 33 KV. Exceptions may be made in special cases at the discretion of the Chief Electrical Engineer. A rebate of 5% on the monthly bill excluding meter rent and delayed payment charges etc., shall be given to H. T. consumers availing power supply at a voltage of 110 KV and above. However, the voltage of supply will be at the discretion of the Chief Electrical Engineer.

h) In the case of Agricultural consumers, Lift Irrigation Schemes, agricultural farms and seasonal consumers etc., availing H. T. supply, if the power charges paid during any calendar year fall short of the Annual Line Minimum or 12 month's Demand charges based on 75% of Contract Demand, whichever is higher, the difference should be paid by the consumer during the month of January of the succeeding calendar year.

C. Temporary Supply.

10. Tariff-LT/Temporary:

Available for supply at low voltage for a period not exceeding one month, which may be extended with prior permission of the Electricity Department.

1. Lights, fans and small appliances.	First 20 KWHs per day.	50 Paise/ /KWH.
	All in excess.	Rs. 2/- per KWH.
2. Motive power (for all units).		30 Paise/ /KWH.
3. Touring talkies and Cinemas (for all units).		30 Paise/ /KWH.

Minimum Charges: Minimum bill, exclusive of meter rent, service connection charges etc.

1. Lights, fans and small appliances.	Rs. 10/- per day for supply upto 3 days and Rs. 5/- per day thereafter, but not exceeding one month.
2. Motive power.	Rs. 15/- per BHP of connected load or part thereof for a period of supply not exceeding one month.
3. Touring talkies and cinemas.	Rs. 45/- for a period of supply not exceeding 15 days or part thereof.

Excise duty: An additional charge of 2.5 Ps./unit shall be levied on the electrical energy consumed.

"Month" means the calendar month when the period commences from the beginning of a calendar month, otherwise a period of 30 days.

11. Tariff-HT/Temporary:

Available for a period not exceeding six months which may be extended with prior permission of the Electricity Department.

Demand charges	plus	Energy charges
Rs. 20/- per KVA per month or part thereof of the billing demand.		12 Paise/KWH

Minimum charges: Monthly demand charges on billing demand plus energy charges for energy consumed during the month.

Excise duty: An additional charge of 2.5 Ps./unit shall be levied on the electrical energy consumed.

"Month" means the calendar month when the period commences from the beginning of a calendar month, otherwise, a period of 30 days.

Note: Service connection charges for H. T. temporary supply. The actual cost of the service (labour and materials plus 15 per cent for supervision) shall be recovered from the consumer. When the service is removed, the labour cost of dismantling shall be charged to the consumer who will be allowed a credit for all materials returned in serviceable condition at the actual cost less 25 per cent depreciation for the first month or part thereof and 6 $\frac{1}{4}$ per cent for each subsequent month or part thereof. In addition if any other equipments are given to the consumer on hire, rental charges will be collected as per rules in force, from time to time.

IV. METER RENTAL

A. Permanent Supply:

1. Hire of 220/230 volts energy meter per month. 50 Paise per meter.
2. Hire of 400/440 volts energy meter per month. Re. 1/- per meter
3. Hire of H. T. metering equipment. Rs. 5/- per month.

B. Temporary Supply:

1. Hire of 220/230 volts energy meter. Re. 1/- per meter for a period of service not exceeding one month or part thereof.

2. Hire of 400/440 volts energy meter. Rs. 2/- per meter for a period of service not exceeding one month or part thereof.
3. Hire of H. T. metering equipment. Rs. 10/- per month or part thereof.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

G. M. Sardessai, Under Secretary, Industries and Labour.

Panaji, 29th August, 1978.

Law Department (Legal Advice)

Notification

LD/1518/78

The following Notification received from the Government of India, Ministry of Shipping and Transport New Delhi is hereby republished for general information of the public.

B. S. Subbanna, Under Secretary (Law).

Panaji, 16th August, 1978.

No. 8-IWT(3)/70-P & W

GOVERNMENT OF INDIA

MINISTRY OF SHIPPING AND TRANSPORT

Inland Water Transport Directorate

Transport Bhawan

New Delhi, dated the 18th April, 1978

Notification

In exercise of the powers conferred by sub-section (2) of section 1 of the Inland Steam Vessels (Amendment) Act, 1977 (35 of 1977), the Central Government hereby appoints the 1st day of May, 1978 as the date on which all the provisions, except section 26, of the said Act shall come into force.

Sd/-

(B. B. MAHAJAN)

Joint Secretary to the Govt. of India.